विकास योजना - धरणगांव (दुसरी सुधारीत) महाराष्ट्र प्रादेशिक व नगर रचना अधिनियम, १९६६ चे कलम ३१ (१) अन्वये मंजुर करणेबाबत.

महाराष्ट्र शासन नगर विकास विभाग, शासन निर्णय क्रमांक टिपीएस-३५०३/२२५३/प्र.क्र.८५/०५/नवि-९, मंत्रालय, मुंबई : ४०० ०३२, दिनांक: २७ ऑक्टोबर, २००५.

सोबतच्या तीन अधिसुचना महाराष्ट्र शासनाच्या नाशिक विभाग शासन निर्णय:-असाधारण राजपत्रात प्रसिध्द करण्यात याव्यात.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नांवाने,

me more (मनोहर भागवे) कार्यासन अधिकारी

प्रति.

- विभागीय आयुक्त, नाशिक विभाग, नाशिक, 8)
- संचालक नगर रचना, महाराष्ट्र राज्य, पुणे. 7)
- उपसंचालक नगर रचना, नाशिक विभाग, नाशिक.

्यांना विनंती करण्यांत येते की, सोबतच्या निर्णयाच्या अनुषंगाने अधिप्रमाणित करावयाच्या नकाशाच्या आवश्यक प्रती ८ दिवसांत शासनास सत्वर सादर कराव्यात)

- जिल्हाधिकारी, जळगांव X)
- सहायक संचालक नगर रचना, जळगांव शाखा, जळगांव
- मुख्याधिकारी, धरणगांव नगरपरिषद, जिल्हा जळगांव **E**)

व्यवस्थापक, येरवडा शासकीय मुद्रणालय व ग्रंथागार, एरवडा, पुणे

(त्यांना विनंती करण्यात येते की, सोबतच्या शासकीय अधिसुचना महाराष्ट्र शासनाच्या राजपत्रात नाशिक विभाग पुरवणीमध्ये प्रसिध्द करुन त्याच्या प्रत्येकी १० प्रती, संचालक नगर रचना, महाराष्ट्र राज्य, पुणे, उपसंचालक नगर रचना, नाशिक विभाग, नाशिक, सहायक संचालक न्नर्गर रचना, जळगांव शाखा, जळगांव यांना पाठवाव्यात.)

कक्ष अधिकारी, (नवि-🎎) गगर विकास विभाग, मंत्रालय, मुंबई-३२

(यांना विनंती करण्यात येते की, सदरहू अधिसुचना शासनाच्या वेब साईटवर प्रसिध्द करावी)

निवडनस्ती (कार्यासन निव-९)

NOTIFICATION

GOVERNMENT OF MAHARASHTRA Urban Development Department, Mantralaya, Mumbai-400 032.

Date :- 27 th Oct. 2005

No. TPS-3503/2253/CR-85(A)2005/UD-9

Maharashtra Regional & Town Planning Act 1966 Whereas, Dharangaon Municipal Council (hereinafter referred to as the "said Municipal Council") being the Planning Authority for the area within it's jurisdiction has submitted the draft Development Plan of Dharangaon (hereinafter referred to as "the said Development Plan") to the State Government under sub-Section (1) of Section 30 of the Maharashtra Regional & Town Planning Act, 1966 (Maharashtra XXXVII of 1966) (hereinafter referred to as 'the said Act');

And whereas, in accordance with provisions of sub-Section (1) of Section 31 of the said Act, the Development Plan is required to be sanctioned not later than one year from the date of receipt of the said Development Plan from the Planning authority;

And whereas, the Government has decided to extend the time limit for sanctioning the said Development Plan under Section 31(1) of the said Act from 17th April, 2005 upto and inclusive of 27 th Oct. 2005;

Now therefore, in exercise of the power conferred under the provisions of sub-section (1) of Section 31 of the said Act, the Government of Maharashtra hereby extends the period for according sanction to the said Development Plan upto and inclusive of 27 Oct. 2005;

By order and in the name of Governor of Maharashtra.

(Manohar Bhargave)
Section Officer

lehargene

NOTIFICATION

GOVERNMENT OF MAHARASHTRA Urban Development Department, Mantralaya, Mumbai-400 032.

Date :- 27 th Oct. 2005

No. TPS-3503/2253/CR-85(B)2005/UD-9

Maharashtra Regional & Town Planning Act 1966 Whereas the Dharangaon Municipal Council (hereinafter referred to as the "said Municipal Council") by its resolution No.69, dated 31st October, 1989 made a declaration under Section 38 read with sub-Section (1) of Section 23 of the Maharashtra Regional & Town Planning Act, 1966 (Maharashtra XXXVII of 1966) (hereinafter referred to as 'the said Act') of its intention to revise the sanctioned Development Plan for the entire area within its jurisdiction and a notice of the said declaration was published in Maharashtra Government Gazette Part-I, Nashik Division Supplement, dated 4th January, 1990 on page No.23;

And whereas, the said Municipal Council, after carrying out the necessary survey of the entire area within its jurisdiction, prepared and published the Draft Development Plan of Dharangaon (Second Revised) (hereinafter referred to as the 'said Development Plan') vide Resolution No.137, dated 31st March, 2001 and published a notice to that effect in the Maharashtra Government Gazette part-I, Nashik Division supplement dated 19th April,2001 on page No.541 in accordance with sub-Section (1) of Section 26 of the said Act;

And Whereas, the said Municipal Council, after considering the suggestions and objections received by it from the public, modified the said development plan and submitted the said Development Plan to the State Government under Section 30(1) of the said Act on 17th April, 2004;

And whereas, in accordance with sub-Section (1) of Section 31 of the said Act, the said Development Plan is required to be sanctioned not later than one year from the date of receipt of such plan from the Planning Authority or within such further period as the Government may decide;

And whereas, in exercise of the powers conferred under sub-Section (1) of Section 31 of the said Act, the Government of Maharashtra by its Notification, Urban Development Department, No. TPS-3503/2253/CR-85(A)2005/UD-9, dtd. 27/10/2005 has extended the period of sanctioning the said Development Plan for further period upto and inclusive of 27 th Oct. 2005.;

And whereas, in accordance with the provisions of sub-Section (1) of Section 31 of the said Act, the State Government after examining the proposals of the said Development Plan & after consulting the Director of Town Planning, Maharashtra State, Pune decided to sanction the said Development Plan in part with modifications & excluding the parts shown on the said Development Plan (hereinafter referred to as "the said Excluded Part");

Now, therefore, in exercise of the powers conferred by sub-Section (1) of Section 31 of the said Act and of all other powers enabling it in that behalf, the Government of Maharashtra hereby -

- (a) sanctions part of the said Development plan of Dharangaon as submitted under Section 30 subject to the medifications mentioned in the Schedule-lenclosed herewith and shown in Orange verge on the said Development Plan and excluding the said Excluded Part shown bounded also in Mauve colour and numbered as EP-1, EP-2, etc.,
- (b) fixes the 12/12/2005 to be the date on which Final Development Plan of Dharangaon (Second Revised) (excluding the said "Excluded Part" of the Development Plan) shall come into force.

NOTE :-

- I) The aforesaid final Development Plan of Dharangach (excluding the said Excluded Part) as sanctioned by the State Government with modifications shown in Orange verge is kept open for inspection by the public during working hours on all working days for a period of 1 month in the office of the Dharangaon Municipal Council, Dharangaon.
- II) Areas of reserved sites mentioned in the report of the Development Plan are approximate and subject to the actual measurements on site as per boundaries shown on the final Development Plan.
- III) Draftsman's errors which are required to be corrected as per actual situation on site/or as per survey records, sanctioned layouts, etc. shall be corrected by the Chief Officer, Municipal Council, Dharangaon after due verification and with prior approval of Director of Town Planning, Maharashtra State, Pune.
- **IV)** The reservation/allocations which have not appeared in Schedule of proposed Substantial Modifications, Part II are hereby sanctioned for the respective purposes as designated in the Development Plan.
- V) Those open spaces from sanctioned layout that are earmarked as Existing Open Space (in Green colour) on Development Plan are treated as Residential Zone. These Open Spaces may be shifted at the time of revised layout.
- VI) The private or rental premises designated in Public-Semi public Zone will continue to be in this zone as long as Public-Semi public user exists, otherwise these lands shall be considered to be included in adjoining major use zone.
- VII) This notification is also available on Departments web site www.urban maharashtra.gov. in

By order and in the name of Governor of Maharashtra.

(Manohar Bhargave)
Section Officer

ACCOMPANIMENT OF GOVERNMENT NOTIFICATON NO. TPS-3603/2263JCR-86/(B)/05/UD-9, dtd. 27 th OCt. 2005

SCHEDULE OF MODIFICATIONS (PART I)

| diding the | Modifications made by Government with sanctioning the draft Development Plan under sanctioning the draft Development Regional and Town Section 31 of the Maharashtra Regional and Town | Planting Ave 1900. 5 5 67 67 67 67 67 67 67 67 | Designation of Existing 1 mm. Separable Market to | Shopping Centre. | | | | the section 30. | Sanctioned as pr plan submitted mice. | | | | | as shown on plan. ¥ | (Mach energy) |
|------------|--|--|---|--------------------------------|-----------------------|------------------------------------|-------------------------------------|------------------------------|---------------------------------------|--|---|-----------------------|--|---------------------|---------------|
| | Proposals of submitted Development Plan under Section | | Existing Vegetable Market is | proposed to be redesignated as | Shopping Centre. | Land under Gut No. 1065 (area 0.05 | Ha.) is proposed to be deleted non- | Municipal Start Quarters are | Included at the D. P. Road as | per published plan under Section 26 | is deleted and existing angular in 6 mt. road is retained as shown in | Green colour on plan. | Site No.27, Town Hall is proposed to be redesignated as Shopping | Centre | |
| So. | Proposals of Draft Development Plan published | under Section 20 | 3 | Vegetable Market in CTS | No.3545, 3548, 3549 & | 3550. | Site No.3 (shown on Gut | No 1065) | | Proposed 6 mt. D.P.Road in CTS No.1770 to 1730 | • | | Site No.27, Town Hall | | |
| | Sr. Modifica No tion No | | 1 2 | 1 M-1 | | | 2 N-2 | ١ | | 3 M-3 | | | 4 M-4 | | |

(Manohar Bhargave) Section Officer.

NOTICE

GOVERNMENT OF MAHARASHTRA Urban Development Department, Mantralaya, Mumbai-400 032.

Date :- 27 th Oct. 2005

No. TPS-3503/2253/CR-85(C)2005/UD-9

Maharashtra Regional & Town Planning Act 1966 Whereas the Dharangaon Municipal Council (hereinafter referred to as the "said Municipal Council") by its resolution No.69, dated 31st October, 1989 made a declaration under Section 38 read with sub-Section (1) of Section 23 of the Maharashtra Regional & Town Planning Act, 1966 (Maharashtra XXXVII of 1966) (hereinafter referred to as "the said Act") of its lintention to revise the sanctioned Development Plan for the entire area within its jurisdiction and a notice of the said declaration was published in Maharashtra Government Gazette Part-I, Nashik Division Supplement, dated 4th January, 1990 on page No.23;

And: whereas, the said Municipal Council, after carrying out the necessary survey of the entire area within its jurisdiction, prepared and published the Draft Development Plan of Dharangaon (Second Revised) (hereinafter referred to as the 'said Development Plan') dated 31st March, 2001 and published a notice to that effect in the Maharashtra Government Gazette part-I, Nashik Division supplement dated 19th April, 2001 on page No.541 in accordance with the provisions of sub-Section (1) of Section 26 of the said Act;

And Whereas, the said Municipal Council, after considering the suggestions and objections received by it from the public, modified the said Development Plan and submitted the said Development Plan to the State Government under Section 30(1) of the said Act on 17th April, 2004;

And whereas, the Government of Maharashtra by its Notification, Urban Development Department, No. dated sanctions the part of the said Development Plan of Dharangaon excluding some part as shown on Plan (numbered as EP-1, EP-2, etc.) in Mauve colour (hereinafter referred to as "the said Excluded Part);

And whereas, the Government of Maharashtra has proposed certain modifications in the said Excluded Part of the Development Plan of Dharangaon which are considered to be of substantial nature;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 31 of the said Act and of all other powers enabling it in that behalf, the Government of Maharashtra, hereby-

a) gives a notice announcing it's intention to make certain modifications in the said Excluded Part of Development Plan of Dharangaon as described in the schedule appended hereto as EP-1, EP-2, etc.;

- directs that, the copy of the plan showing proposed modifications in the e b) said Excluded Part of Dharangaon is kept open for the period of one month for public inspection on all working days in the office of -
 - The Chief Officer, Dharangaon Municipal Council;
 - The Assistant Director of Town Planning, Jalgaon Branch, Jalgaon ii)
- Invites suggestions and objections from any person in respect of c) proposed modifications within a period of 60 (sixty) days from the date of publication of this notice in the Maharashtra Government Gazette. Any suggestions/objections shall be addressed to the Assistant Director of Town Planning, Jalgaon Branch, Jalgaon.
- Appoints, the Assistant Director of Town Planning, Jalgaon Branch, d) Jalgaon as an Officer under sub-Section (2) of Section 31 of the said
- The Officer i.e. the Assistant Director of Town Planning, Jalgaon Branch, Jalgaon is directed to hear any such person in respect of suggestions and objections received by him in stipulated period and submit his report thereon to the State Government within the period of 60 days.

Note - This notification is also available on Dept's web site www.urban.maharashtra.gov.in

By order and in the name of the Governor of Maharashtra.

The second temperature (All Annual)

grouped to the state of the state of

The state of the s

Section Officer

ACCOMPANIMENT OF GOVERNMENT NOTIFICATON NO. TPS 3503/2253/CR-85(C)/05/UD-9, dtd. 27 th OCt. 2005 SCHEDULE OF MODIFICATIONS (PART II) OF SUBSTANTIAL NATURE

| Substantial Modifications to be republished under Section 31 of the Maharashtra Regional and Town Planning Act 1966. | | Proposed reservation of Shopping Centre is deleted and land thereunder proposed to be shown as per published plan under Section 26. | Existing Play Ground is proposed to be reinstated as per published plan under Section 26. | The land under CTS No. 5170 to 5189 is proposed to be redesignated as Shopping Centre. | Municipal Office is proposed to be redesignated as Shopping Centre & Municipal Administrative Office as shown on republished plan. | Existing Public Park is proposed to be reinstated as per published plan under Section 26. | A new 9 mt. wide road is to be proposed in place of 3 mt. road as shown on republished plan. | Site No.19, Dispensary and Maternity Home with 12 m. DP Road (to the North-West of site) is proposed to be reinstated as per published plan under Section 26. |
|--|---|---|--|--|--|--|--|---|
| Proposals as per submitted Development Plan under Section 30 Section Planni | 4 | 9 mt. wide proposed road is to be deleted and land thereunder and land redesignated as Shopping Centre publish | From site of Existing Play Ground, Existin Northeast land is proposed to be deleted & redesignated as Shopping Centre. | The land under CTS No.5170 to The la 5189 is proposed to be redesignated to be r as Shopping Centre. | Municipal Office is redesignated as Munici Shoppong Centre & Municipal as shoppong Administrative Office. | The land about 2 Acre near to Nalla Existin (to the West side) is proposed to be redesignated as Garden and remaining land is deleted from Public Park and included in Residential Zone. | A new 3 mt. wide road is to be A new proposed adjacent to the West side mt. roa of Cottage Hospital from Chopda road as shown on plan. | Site No.19 and 12 m. DP Road is proposed to be deleted and included to be in Residential Zone. |
| Proposals of Draft Development Plan published under Section 26 | 8 | 9 mt. road in S.No.1260 | CTS No.5293 and 5294, Existing Play Ground | Residential Zone on CTS No. 5170 to 5189 (Existing Timber Market) | Municipal Office, CTS No. 5288, 5287 | Existing Public Park, S.No. 343A and 344 | S.No.931, CTS No.5292, Cottage Hospital, Site No. 9A | Site No.19, Dispensary & Maternity Home and 12 m. DP Road (to the North-West of Site No.19) |
| EP No | 2 | EP-1 | EP-2 | EP-3 | EP-4 | EP-5 | EP-6 | EP-7 |
| Ŗ Š | - | - | 8 | က | 4 | ro C | G | 7 |

| Site No.15, Site No.24 Site No.24 Thombre H Site No.25 Site No.25 Site No.55 Site No.55 Site No.55 Site No.55 Site No.55 Site No.56 | 8 EP-8 Site No.15, Site No.15, Site No.24 | | Site No. 15 & Site No. 16 is Site No. 15 (Post Office Sentre) is proposed to be deleted and included plan under Section 26 in Residential Zone. | mnasium with Site No.34, Gymansium and 12 mt. site No.34 and 12 mt. East-West road is proposed to be deleted and included in Residential Southern Section 26. Zone. | hool), Boundaries of Sife No.24,24,23,20. Thombre on to are rearranged with 9 mt. No.26 (Pl North-South road through existing and rede Thombre School. More specifically Section 2 shown Green colour on submitted | h portion from Site No.7 is osed to be deleted and signated as Multipurpose Hall. |), Existing CTS No.5217 (pt), Existing Ginning Factory | Site No.34, Play Glound is proposed and land thereunder proposed to b Residential Zone. | chool Site No.8, Primary School and Site Site No.9 proposed on S.No.338 belonging to Site no.9 proposed on S.No.338 belonging to Hospital and 3 mt. wide road to the Hidira Gandhi School is deleted and land thereunder is redesignated as Existing Indira Gandhi Junior & Senior Collage with 9 mt. North-South road to the East side as shown on plan. | PROPOSED MODIFICATIONS TO DEVELOPMENT CONTROL RULES. |
|---|--|--|---|--|--|---|--|---|---|--|
| | EP-8 EP-8 EP-9 EP-9 EP-9 111 114 125 139 140 150 150 160 170 170 170 170 170 170 17 | | Site No.15, Post Office Site No.16, Shopping C | Site No.34, Gy 12 mt East-We southern side. | Site No. 22 (High Scho Site No. 24 (Extension Thombre High School) Site No. 25 (Library) Site No. 26 (Play Grour | Site No.7 (P | CTS No.5217(pt Ginning Factory | Site No 54, | Site No.8, Primary S and Site No.9, Exten Veterinary Hospital | PROPOSED I |

Regulation 1 :- Provisions for allowing " Research & Development Institutions in No Development Zone subject to the condition mentioned in Appendix-R-1.

Regulation 2 :- Following new users shall be allowed to be permitted in R-1 Zone under Appendix M of bye-law No.14.2 (Appendix-R-2). :-

" Flour mill subject to condition mentioned in Appendix-R-2."

be permitted subject to regulations mentioned in Appendix-R-3 (Government Circular No.MISC TPS 2004/687/ICR Regulation 3 :- Regulation for Information Technology Establishments - Information Technology Establishments will 26/2004/UD-13, dated 20th May, 2004) Regulation 4 :- Regulations for Biotechnology Units :- Biotechnology unit will be permitted subject to regulations mentioned in Appendix-R-4. (Government Circular No.TPB 4302/818/CR 88/2002/UD-12, dated 10th October, 2002 & order dated 17th March, 2003) Regulation 5 :- Provisions regarding facilities for physically handicapped persons should be made as per Appendix-R-5. (Government Circular No.TPB 432000/1829/CR 216/2001/UD-11, dated 25th February, 2002)

Plan /planning proposals shall be allowed to be developed for commercial use to the extent of 50% of the admissible Regulation 6 :- Regulations for permitting commercial use on the lands in possession of Maharashtra State Road Fransport Corporation (MSRTC) notwithstanding anything to the contradictory in these regulations or the Development FSI subject, however to the general restrictions otherwise applicable to such development and also in accordance with the Government of Maharashtra, Home Department's Regulation No. STC-3400/CR-148/TRA-1, dated 1st February 2001 as may be modified from time to time (Appendix-R-6)

Regulation 7 :- Regulation for providing 12 mt. service road, building line and control lines as per Govt. Regulation of PWD dated 9.3.2001, 21.9.2001, 7.1.2002 (Appendix-R-7).

owner association as free of FSI (Appendix-R-8) (Government Circular No.TPB 4303/13/CR 249/03/UD-11, dated 17th Regulation 8 :- Regulation for providing area of one fitness centre for a co-operative housing society or apartment June, 2004)

Regulation 9 :- Lands of Government/Semi government/Public Institutions which are included in Public-Semipublic Zone, Commercial use shall be allowed subject to following conditions:-

Maximum 15% existing built up area may be allowed for commercial purpose.

Separate access shall be required for both the users (Public-Semipublic use and Commercial use) Commercial use shall be permitted along the road side.

Basement shall not be permitted 3

industrial use is discontinued. Chief Officer should independently entertain development permission for adjoining use Regulation 10 :- The lands designated as Existing Industry may be allowed to be developed for adjoining user if that in consultation with Director of Town Planning, Maharashtra State, Pune. Regulation 11:- Those open spaces (if any) from sanctioned lay out that are earmarked as Existing Open Space (in Green colour) on the Development Plan are part & parcel of the original Residential Zone.

situation on site/or as per survey records, sanctioned lay out etc. shall be corrected by the Chief Officer, Municipal Regulation 12 :- About Draftsman's Error :- Draftsman's error which are required to be corrected as per actual Council, Bhusawal after due verification and prior approval from Director of Town Planning, Maharashtra State, Pune.

Regulation 13:- The private or rental premises designated in Public-Semipublic Zone will continue to be in this zone as long as Public-Semipublic user exists, otherwise these lands shall be considered to be included in adjoining use with prior approval of Director of Town Planning, Maharashtra State, Pune.

Regulation 14:- Use of Petrol pump in No Development Zone/Agricultural Zone

Use of Petrol Pump permitted in green Zone (No Development Zone) on following conditions:-

Site should be adjoining to National Highway/State Highway/major district roads, other roads having minimum width of

It is necessary to obtain no objection certificate from High way Authority

It is necessary to obtain no objection certificate from Petroleum Department of Central Government 迅温区

t is necessary to obtain no objection certificate from Chief Controller of Explosive.

Regulation 15:- Sub rule No.20.3.2. b is proposed to be amended as follows -

Amended sub Rule No.20.3.2.b :- The Plinth area of mercantile building/Commercial building shall not be more than 1/3" of the plot area & height of building shall be G+2 floors or stilt +3 floors.

Following New sub Rule No.20.3.2 C is proposed to be added after sub Rule No. 20.3.2 b

building shall be 1.00. Amended sub Rule No.20.3.2.C . The maximum permissible FSI for mercantile/ Commercial

からないない (Manohar Bhargave) Section Officer

APPENDIX R-1 TO R-8

APPENDIX R-1

Use of Research and Development Institutions in the Development Zone permitted in R-1 Zone on following conditions

- Plot area should not be less than 10 Hectares.
- Permissible plinth area shall be 10% of total area.
- Maximum of 1% of built up area for office use and maximum of 1% of built up area for servants quarters shall be permissible トるる
 - from total built up area.
- Research and development of dangerous chemical industries and explosive work is not permissible. No. of staff shall be related to area in 3000 sq.ft. per member/servarit.
 - - Only ground floor or ground + 1 structure is permissible. 6
- Even after getting approval, the permission can be treated as cancel if any of the above condition is not followed properly. Compulsory trees @ 500 tress per Hectare should be planted.

APPENDIX R-2

"The flour mill should be permitted in a separate building of ground. Use of Flour Mill permitted in R-1 Zone on following conditions :-

APPENDIX R-3

5. 1.3 5.

Special Regulations for Development of IT/ITES

- In the context of the policy, the Information Technology Industry, industry, IT services and IT Enabled Services as defined below :-IT Taskforce of Government of India has defined IT software as follows:
- IT Software: IT Software is defined as any representation of instruction, data, sound or image, including source code and object code, recorded in a machine readable form and capable of being manipulated or providing interactivity to a user, with the means of a computer.
- IT Hardware: IT Hardware covers approximately 150 IT products notfled by Directorate of Industries. â

IT Services and IT Enabled Services: These includes various IT services and are defined by the IT Taskforce of the "IT Service including IT Enabled Service is defined as any unit that provides services, that result from the use of any IT Software over a Computer System for realizing any value addition." Government of India as follows :-

ΰ

The Directorate of Industries has prepared and published an illustrative list of such IT Enabled Services which is to be updated from time to time.

- Notwithstanding any thing contained in these regulations, any telematic equipment storage erection facility can have a height as required for effective functioning of that system. R-1-2 Height of the Room for I.T.E.: N
- Any covered Antenna/Dish Antenna/communication Tower will be allowed to be erected free of FSI, if it is used for Telecom (basic Cellular or Satellite Telephone) or ITE purpose which shall include equipment relating to Earth Station, V-Sat, Routes, Transponders and similar ITE related structures or equipment. R-1.3 Covered Antenna to be Free of FSI :-

ന്

- R-1.4 *I.T.E.s to be allowed in Residential Zone*: "Notwithstanding any thing contained in these regulations, IT/ITES on the plots/ premises fronting on roads having width more than 12.00 Mt." shall be allowed. 4
- IT/ITES shall be permitted in I-1 Zone & Services Industrial Estates on all plots fronting on roads having width more than 12.00 R-1.5 I.T.E.s to be allowed in Industrial Zone (I-1) :-Ś
- R-1.6 I.T.E.s to be allowed in General Industrial Zone (I-2) & Special Industrial Zone (I-2) : IT/ITES shall be permitted on all plots fronting on roads having width more than 12.00 Mt. ဖ

ų,

- Development Plan of IT/ITES with ancillary residential development shall be allowed in No Development Zone subject to the R-1.7 I.T.Es to be allowed in No Development Zone/Green Zone earmarked in the Development Plan :following conditions: -
 - The total FSI shall not exceed 0.20

3

- Residential Development shall not exceed one third of the total built up area.
- open) upto 20 percent on 10 percent of the area of plot. On remaining 90 percent plot, trees shall be planted at the rate of 500 Construction of ITE/Ancillary residential use may be permitted (in suitable location so as to keep as much as remaining space trees per hectare.
 - Sub-division of land shall be permitted with the area of plot to be sub-divided being not less than 4000 Sq.Mt. 9

Users/Services ancillary/ to the IT/ITES: While developing site for IT/ITES with additional FSI, users ancillary to No condonation in the rectuired open spaces, parking and other requirements prescribed in these regulations shall In the event, the development comes forward for provision of such of site infrastructure at his own cost, then the respective Planning Aufhority or the MIDC as the case may be shall determine the estimated cost of the works and shall also prescribed the standards for the work. After completion of the works, the said Planning Authority/MIDC The premium so collected by the Planning Authorities/MIDC shall be primarily used for development/upgradation of all sites infrastructures required for IT/ITES park and the utilization of this premium shall be monitored by the shall verify as to whether the same is as per prescribed standards and thereafter, by deducting the cost of works, 25 percent the total premium shall be paid to the Government and remaining 75 percent amount shall be paid to the said respective. Nu nicipal Corporation, Municipal Councils, Special Planning Authority or New Town The additional FSI shall be granted upon payment of premium which shall be paid in the manner as may be determined by the Government. Such premium shall be recovered at the rate of 25 percent of the present day Development Authority. Withere no such Planning Authority exists, the share of premium shall be paid to the MIDC. Permission for erecting towers and antenna upto the height permitted by the Civil Aviation Department shall be 100 percent additional FSI shall be made available to all registered IT/ITES units located in private IT parks specified in these regulations to be exceeded to the extent of 100 percent over and above the permissible FSI as under (including for IT/ITEs units located in No Development Zone/Green Zone/Agricultural Zone proposed in the Development Plan or Regional Subject to approval by Director of Industries, the Commissioner/Chief Officer or as the case may permit the Floor Spaces Indices Additional FSI to IT/ITES would be available to IT/ITES parks duly approved by the Director of Industries. granted by the concerned municipal bodies at the time and as a part of approval of building plan itself. the principal user as may be approved by the Directorate of Industries shall also be allowed. Additional FSt to IT/ITES would be available only upon full utilization of basic admissible FSI. the balance amount of presmium shall be recovered by the said Planning Authority/MIDC. 100 percent additional FSI shall be made available to all IT/ITES units in public IT parks. market value of the land under reference as indicated in the Ready Reckoner. General Terms/Conditions applicable for Development of IT/ITES units: be allowed in case of such additional FSI. R-1.9 (VIII) **E** E 3 \mathfrak{Z} $\mathbf{\Xi}$

ത്

APPENDIX R-4

Regulation for Biotechnology Unit

1) Definition of Biotechnology Unit: The Biotechnology Unit shall mean and include Biotechnology units which are certified by the Development Commissioner (Industries) or any other Officer authorized by him in this toehalf.

2)Biotechnology Unit is to be allowed in Industrial Zone i.e.l-1, I-2 and I-3:

Biotechnology unit shall be permitted on all plots fronting on roads having width more than 12 Mt.

I)Additional FSI to Biotechnology Unit:

MIDC, SICOM, STP or their joint venture companies having more than 11% stake of these bodies or lessees of this public bodies having The Commissioner may permit the Floor Space Indices specified in the Building Byel: 14 Novelopment Control Rules to be exceeded by 100% in respect of buildings in independent plots of Biotechnology establishment set up by Public Bodies like MHADA, SEEPZ, plots exclusively used for Biotechnology units subject to terms and conditions as he may specify. Provided in case additional FSI allowed in respect of Biotechnology unit as aforesaid, premium as may be determined by Government shall be paid to the Corporation out of which 50% shall be payable to the Government.

APPENDIX R-5

Model Building Bye-laws to provide facilities for physically handicapped persons:

SHORT TITLE EXTENT & COMMENCEMENT ri

- These bye-laws shall be annexed to the Dharangaon Municipal Bye-laws.
- Months from the date of their They shall be extent to a whole Municipality of Dharangaon They shall come into force after publication in the official Gazette. 7 m

DEFINITIONS:

Non-ambulatory Disabilities: Impairments that, regardless of cause or manifestal tion for all practical purposes, confine individuals to wheelchairs. **4** 6

- Semi-ambulatory Disabilities: Impairments that cause individuals to walk with difficulty or incurity individuals using braces or crutches, amputees, aribritics, spastics and those with pulmonary and cardiac ills may be semi-ambulatory.
- Hearing Disabilities :- Deafness or hearing handicaps that might make an individual insecure in public areas because he is unable
 - Sight Disabilities: Total blindness or impairments affecting sight to the extent that the individual, functioning in public areas, is to communicate or hear warning signals.
- Wheel Chair: Chair used by disabled people for mobility. The standard size at wheelchair shall be taken as 1050 mm x 750 mm. insecure or exposed to danger. 2.5

There bye-law are applicable to all buildings and facilities used by the public it does not apply to private and public residence.

Level of the road access paths and parking areas shall be described in the plan along with specification of the materials:

- be made suitably to attract or to guide visually impaired persons (limited to coloured floor material whose colour and brightness is wide having even surface without any steps, slope, if any, shall not have gradient greater than 5% selection of floor material shall Access path/walk way . Access path and plot entry and surface and parking to building entrance shaft be minimum of 1800 mm impaired persons hereinafter referred to as "guiding floor material" (Annexure-1). Finishes shall have a non-slip surface with conspicuously afferent from that of the surrounding floor material or the material that emit different sound to guide visually exture traversable by a wheel chair. Curbs wherever provided should blend to a common level. Parking - For parking of vehicles at handicapped people, the following provisions shall be made texture traversable by a wheel chair. Curbs wherever provided should blend to a common level. 4
- 1 Surface parking for two car spaces shall be provided near entrance for the physically handicapped persons with maximum travel distance of 30.0 meter from building entrance
 - 2 The width of parking bay shall be minimum 3.6 meter.
- The information starting that the space is reserved for wheel chair users shall be conspicuously displayed.
- 4 Guiding floor materials shall be provided or a device which guides visually impaired persons with audible signals or office devices which serves the same purpose shall be provided.

The specified facilities for the buildings for physically handicapped persons shall be as follows: BUILDING REQUIREMENTS

- Approach to plinth level
 Corridor connecting the entrance text for the handicapped

- Drinking water
- Approach to plinth level: Every building should have at least one entrance accessible to the handicapped and shall be indicated by proper signage. This entrance shall be approached through a ramp together with the stepped entry. 5.
 - With maximum gradient 1:12 length of ramp shall not exceed 9.0 meter having 800 mm high handrail on both sides extending Ramped Approach: Ramp shall be finished with non-material to enter the building. Minimum width of ramp shall be 180 mm. 300 mm beyond top and bottom of the ramp. Minimum gap from the adjacent wall to the handrail shall be 50 mm. 5.1.1
 - Stepped Approach . For stepped approach, size of tread shall not be less than 300 mm and maximum riser shall be 150 mm. Provision of 800 mm high handrail on both sides of the stepped approach similar to the ramped approach. 5.1.2
- Exist/Entrance Doors, Minimum & clear opening of the entrance door shall be 900 mm and if shall not be provided with a step that 5.1.3
- Entrance Landing: Eintrance landing shall be provided adjacent to ramp with the minimum dimension 1800 mm x 2000 mm. The entrance landing that adjoin the top end of a slope shall be provided with floor materials to attract the attention of visually impaired obstructs the passage of a wheelchair user. Threshold shall not be raised more than 12 mm. 5.1.4
 - to coloured floor material whose colour and brightness is consciously different from that of the surrounding floor material or the material that emit different sound to guide visually impaired persons hereinafter referred to as "guiding floor materials" (Annexure-1). Fi nishes shall have a non slip surface with a texture traversable by a wheelchair. Curbs wherever provided should be end to a common level.
 - Corridor connecting the entrance/exit for the handicapped: The corridor connecting the entrance/exit of handicapped leading directly outdoors to a place where information concerning the overall use of the specified building can be provided to visually impaired persons either by a person or by signs, shall be provided as follows:
- Guiding floor materials shall be provided or devices that emit sound to guide visually impaired persons
 - The minimum width shall be 1500 mm. 6
- In case there is a difference of level slope ways shall be provided with a slope of 1.12. 3
 - Hand falls shall be provided for ramps/slope ways.
- Stair-ways: One of the stair-way near the entrance/exit for the handicapped shall have the following provisions: Theminimum width shall be 1350 mm. 53
- Height of the ris er shall not be more than 150 mm and width of the tread 300 mm. The steps shall not have abrupt square) noising.
 - Handrails shall the provided on both sides and shall extend 300 mm on the top and bottom of each flight or steps. Maximum number of risers on a flight shall be limited to 12.

Lifts: Wherever lift is required as per bye-law, provisions of at least one lift shall be made for the wheel chair user with the following cage dimensions of lift recommended for passenger lift of 13 persons capacity of Bureau of Indian Standards. 5.4

2000 mm 1100 mm **200 mm** Entrance door width Clear internal depth Clear internal width

A handrail not less than 600 mm long at 1000 mm above floor level shall be fixed adjacent to the control panel.

The lift lobby shall be of an inside measurement of 1800 mm x 1800 mm or more. The time of an automatically closing door should be minimum 5 seconds and the closing speed should not exceed 0:25 Meter Sec.

The interior of the cage shall be provided with a device that audibly indicates the floor the cage has reached and indicates that the

door of the cage for entrance/exit is either open or closed

Tollets: One special W.C. in a set of toilet shall be provided for the use of handicapped with essential provision of wash basin near the entrance for the handicapped 5,5

The minimum size shall be 1500 mm x 1750 mm

Suitable arrangement of vertical/horizontal handrails with 50 mm clearance from wall shall be made in the toilet. Minimum clear opening of the door shall be 900 mm and the door shall swing out.

The W.C. seat shall be 500 mm from the floor.

Drinking Water: Suitable provision of drinking water shall be made for the handicapped near the special toilet provided for them 5.6

Designing for Children: In the buildings meant for the pre-dominate use of the children, it will be necessary to suitably after the 5.7

height of the handrail and other fittings and fixtures etc.

Explanatory Note

GUIDING/WARNING FLOOR MATERIAL:

different texture and easily distinguishable from the rest of the surrounding floor materials is called guiding or warning floor material. The material with different texture gives audible signals with sensory warning when a person moves on this surface with walking stick. The The floor material to guide or warn the visually impaired person with a change of colour or material with conspicuously guiding/warning floor material is meant to give the directional effect or warn a person at critical places. This floor material shall be provided in the following areas :-

The access path to the building and the parking area.

- The land lobby towards the information beard, reception, lifts, stair cases & toilets.
 - immediately at the beginning/end of walkway where there is a vehicular traffic. ত
 - At the location abruptly changing in level or beginning/end of ramp. €
 - immediately in front of an entrance/exit and the landing

PROPER SIGNAGE:

Appropriate identification of specific facilities within a building for the handicapped persons should be done with proper signals. Visually impaired persons makes use of other senses such as hearing and touch to compensate for the lack of vision whereas visual signals benefit those with hearing disabilities.

Signs should be designed and located so that they are easily legible by using suitable letter size (not less than 20 mm high). For approach them closely. To ensure safe walking there should not be any producing signs which creates obstructions in walking. Public visually impaired person, information board in fritter should be installed on the walk at a suitable height and it should be possible to address system may also be provided in busy public areas.

The symbols/information should be in contrasting colour and properly illuminated because people with limited vision may be able to differentiate amongst primary colours. International symbol marked for wheel chair as shown below the installed at the lift, toilet, stair cases, parking areas etc. that have been provided for the handicapped.

APPENDIX R-6

Commercial use of lands in the possession of the Maharashtra State Road Transport Corporation.

accordance with the Government of Maharashtra, Home Department, Resolution No.STC 3400/CR-148/TRA- 1, dated 1st February, 2001 possession of Maharashtra State Road Transport Corporation shall be allowed to be developed for commercial use to the extent of 50% Notwithstanding anything to the contrary contains in this regulations or the Development Plan/Planning Proposals, land in the of the admissible floor space index subject, however, to the general restrictions otherwise applicable to such development and also in as may modified from time to time.

APPENDIX R-7

witig or extended municipal lim it, 12 mt. wide service road should be proposed along National Highways, State Highways and major Notwithstanding anything to the contrary in these regulations or the Development Plan/planning proposals or any development JNBD-1001/72/Road-7, clased 2:1.9.2001 and No.RBD-1001/72/Road-7, dated 7.1.2002. Also at the time of approval of layout in bits allowed to be developed as per Government of Maharashtra, PWD Resolution No.RBD-1089/871/Road-7, dated 9.3.2001, istitoads. Nonelaxation should be granted prior to approval of Public Works Department.

APPENDIX R-8

Area of one fitness certre for co-operative housing society or an apartment owner association provided as free of FSI.

incleused for any other purpose except for fitness activities and its ownership shall vest to society or association. This one room built In every residential building, constructed or proposed to be constructed for the use of co-operative housing society or partent owner association, a fitness centre or one room will be permitted. The area of one room shall be limited to 20 sq.mt. It shall ipage limited to 20 sq.mt. is free of FSI.